IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

(1)	BETTY MOSS, as the Personal Representative of the Estate of Ransom Andrew Moss, Deceased,)))
	Plaintiff,)
	V.) Case No. CIV-16-517-GKF-FHM
(1)	CREEK COUNTY PUBLIC FACILITIES AUTHORITY;)))
(2)	ADVANCED CORRECTIONAL HEALTHCARE, INC.;))
	Defendants.)

STIPULATION OF DISMISSAL WITH PREJUDICE OF STATE LAW CLAIMS AGAINST DEFENDANT, ADVANCED CORRECTIONAL HEALTHCARE, INC.

Plaintiff, Betty Moss, as the personal representative of the estate of Ransom Andrew Moss, deceased hereby voluntarily dismisses with prejudice all state law causes of action only against defendant, Advanced Correctional Healthcare, Inc.

All parties stipulate to this dismissal.

s/ G. Gene Thompson

Carla R. Stinnett, OBA #19532
G. Gene Thompson, OBA #31243
Andrew Casey, OBA #32371
STINNETT LAW
404 East Dewey, Suite 202
Sapulpa, OK 74066
(918) 227-1177
(918) 227-1197 (fax)
carla@stinnettlaw.com
gene@stinnettlaw.com
andrew@stinnettlaw.com
Attorneys for Plaintiff

s/ Ambre Gooch

Ambre Gooch, OBA #16586 Ethan W. Gee, OBA #31995 COLLINS, ZORN & WAGNER, P.C. 429 N.E. 50th Street, 2nd Floor Oklahoma City, OK 73105-1815 (405) 524-2070 (405) 524-2078 (fax) gooch@czwglaw.com ethan@czwglaw.com

Attorneys for Defendant, Creek County Public Facilities Authority

s/ Michael S. McMillin

Michael S. McMillin, OBA #12404
FENTON, FENTON, SMITH, RENEAU & MOON
211 N. Robinson, Suite 800N
Oklahoma City, OK 73102
(405) 235-4671
(405) 235-5247 (fax)
msmcmillin@fentonlaw.com
Attorney for Defendant,
Advanced Correctional Healthcare, Inc.